## PROBATE COURT OF WAYNE COUNTY, OHIO LATECIA E. WILES, JUDGE

PLACEME	NT OF
CASE NO.	(Name before placement)
	AGREEMENT TO PAY EXPENSES
placement ar that upon p	and, do hereby pursuant to Section 5103.16 of the Ohio Revised Code, that by seeking adaption of, we understand lacement of said infant with us for adoption, we are liable to pay the penses, REGARDLESS OF THE OUTCOME OF THE ADOPTION:
(1)	Physician expenses incurred on behalf of the birth mother or minor in connection with prenatal care, delivery and confinement prior to or following the minor's birth;
(2)	Hospital or other medical facility expenses incurred on behalf of the birth mother or minor in connection with the minor's birth;
(3)	Expenses charged by the attorneys (and
(4)	Expenses charged by the agency arranging the adoption for providing services in connection with the permanent surrender and adoption, including the agency's application fee and the expenses incurred by the agency pursuant to sections 3107.031, 3107.09, 3107.12, 5103.151, and 5103.152 of the Ohio Revised Code;
(5)	Temporary costs of routine maintenance and medical care for a minor required under section 5103.16 of the Ohio Revised Code if the undersigned refuse to accept placement of the minor;
(6)	Guardian ad litem fees incurred on behalf of the minor in any court proceedings:

(7)	Foster care expenses incurred in connection with any temporary care and maintenance of the minor; and
(8)	Court expenses incurred in connection with the minor's permanent surrender, placement, and adoption.
(9)	Living expenses not exceeding three thousand dollars for the birth mother that are incurred during pregnancy through the sixtieth day after the date the minor is born and paid by the petitioner to the birth mother through the attorney or agency arranging the minor's adoption.
Approved:	
	, Attorney for the